

CULLEN AND DYKMAN LLP  
Attorneys for Debtors  
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C. Nathan Dee, Esq. (CD 9703)

UNITED STATES BANKRUPTCY COURT  
EASTERN DISTRICT OF NEW YORK

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In re:

Chapter 11

GLOBAL CONTAINER LINES LTD., et al.,

Case Nos. 09-78585 (AST)  
09-78584 (AST)  
09-78589 (AST)  
09-78586 (AST)  
09-78587 (AST)  
09-78588 (AST)  
09-78590 (AST)

Debtors.

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CERTIFICATION

STATE OF NEW YORK      )  
                              )ss.:  
COUNTY OF NASSAU      )

MATTHEW G. ROSEMAN, being duly sworn, deposes and says:

1. I am a member of the firm of Cullen and Dykman LLP (“C&D” or “the Firm”) counsel to Global Container Lines Ltd. (“GCL”), Shiptrade Inc. (“Shiptrade”), Redstone Shipping Corp. (“Redstone”), Gilmore Shipping Corp. (“Gilmore”), Global Progress LLC (“Global Progress”) and Global Prosperity LLC (“Global Prosperity” and collectively, the “Debtors”) the Debtors and Debtor-in-Possession in the above-captioned chapter 11 cases.

2. I have read the application of Cullen and Dykman LLP for interim compensation and reimbursement of expenses for the period from November 1, 2009 through April 30, 2010 (the “Application”) for compensation by C&D and know the contents thereof.

3. The contents of the Application are true to the best of my knowledge, information and belief as to matters they are alleged to be upon information and belief, and as to those matters, I have cause to believe them to be true. I have personally performed a portion of the legal services rendered by the law firm of the Applicant and am thoroughly familiar with all of the work performed on behalf of the Debtor by the attorneys and paraprofessionals in the firm.

4. To the best of my knowledge, information and belief formed after reviewing the application and inquiry, the fees and disbursements sought in the application fall within the United States Trustee's Guidelines for reviewing applications for compensation and reimbursement of expenses filed under 11 U.S.C. Section 330 effective January 30, 1996 (the "U.S. Guidelines").

5. The fees and disbursements sought are billed at rates in accordance with rates customarily employed by Applicant and are generally accepted by Applicant's clients. In providing reimbursable services, Applicant does not make a profit on such services, which services performed by Applicant in-house or through a third party.

6. Kazem Pakshima is the President of the Debtors and has reviewed the Application.

7. The Debtor's, the U.S. Trustee, counsel for the Official Committee of Creditors and counsel to National Bank of Pakistan have been provided with the Application at least twenty (20) days before the hearing on the Application.